Panaji, 29th October, 1981 (Kartika 7, 1903)



# OFFICIAL & GAZETTE

### GOVERNMENT OF GOA, DAMAN AND DIU

### GOVERNMENT OF GOA. DAMAN AND DIU

Department of Personnel and Administrative Reforms

#### Notification

1/11/78-PER

In exercise of the powers conferred by the proviso to article 309 of the Constitution, read with the Government of India, Ministry of External Affairs Notification No. F.7(11)/62-Goa, dated 25-7-1963, the Lt. Governor of Goa, Daman and Diu is pleased to make the following rules relating to recruitment to Group 'C' and 'D' non-ministerial, non-Gazetted posts in the Directorate of Animal Husbandry and Veterinary Services under the Government of Goa, Daman and Diu.

- 1. Short title. These rules may be called Government of Goa, Daman and Diu, Directorate of Animal Husbandry and Veterinary Services, Group 'C' and 'D' posts Recruitment Rules, 1981.
- 2. Application. These rules shall apply to the posts specified in column 1 of the Schedule to these rules.
- 3. Number, classification and scales of pay. The number of posts, classification of the said posts and the scales of pay attached thereto shall be as specified in columns 2 to 4 of the said Schedule.
- 4. Method of recruitment, age limit and other qualifications. — The method of recruitment to the gaid posts, age limit, qualifications and other matters connected therewith shall be as specified in columns 5 to 13 of the aforesaid Schedule.

Provided that.

- (a) the maximum age limit specified in the Schedule in respect of direct recrustment may be relaxed in the case of candidates belonging to the Scheduled Castes and Scheduled Tribes and other special categories in accordance with the orders issued by the Government from time to time;
- (b) no male candidate, who has more than one wife living and no female candidate, who has married a person having already a wife living, shall be eligible for appointment, unless the Government, after having been satisfied that there are special grounds for doing so, exempts any such candidate from the operation of this rule;
- (c) Saving: Nothing in these rules shall affect reservations, relaxation of age-limit and other concessions required to be provided for Scheduled Castes and Scheduled Tribes and other special categories of persons in accordance with the orders issued by the Central Government from time to time in this regard.
- 5. These rules will come into effect from the date of the Notification and will relate to appointments to the various posts made on or after this date.
- 6. These rules are issued in supersession of the Recruitment Rules existing for the posts.

By order and in the name of the Lt. Governorof Goa, Daman and Diu.

G. H. Mascarenhas, Under Secretary (Personnel). Panaji, 5th October, 1981.

SERIES I No. 31

Name of the post	No. of posts	Classification	Scale of pay	Whether selection post or non-selec- tion post	Age limit for direct recruits	Educational and other qualifications required for direct recruits	Whether age & Educationa' Qualifica- tions pres- cribed for the direct recruit will apply in the case of pro- motees	Period of probation if any	Method* of recruitment whether by direct recruitment or by pronotion or by de- putation/transfer, and percentage of the vacancies to be filled by various methods	In case of recruitment by promotion/deputation/ /transfer, grades from	If a D. P. C. exists, what is its com- position	Circumstances in which Union Public Service Commission is to be consulted in making recruitment
1	2	3	4	5	. 6	7	8	9	10	11	12	13
1. i) Pump Opera- tor 2. ii) Opera tor 4.		Group 'C' Non-Mi- nisterial Non-Ga- zetted.	Rs. 260-6- -326-EB- -8-350.	Selection	Not exceeding 30 years (Relaxable up to 5 years for Govt. Servants).		<b>,</b>	Two years	By promotion failing which by direct recruitment.	Promotion:  Group 'D' employees with three years experience in maintenance and operation of water pumps (for the post of pump operator). Helper (Technical) and Dairy worker with	Group 'C' D. P. C.	N. A.
						ii) Two years experience in operation and maintenance of water pumps (for the post of pump operator)/two years experience in the dairy plant, (for the post of Operator).  Desirable:  Knowledge of Konkani and/or Marathi.				3 and 5 years experience respectively in handling of bottles filling Machine, pasteurization and other equipment of Dairy Plant. (for the post of Operator),		
2. Inspecto	r. Three	do	Rs. 330-10- -380-EB- -12-500- -EB-15- -560,	N. A.	— do —	Essential: Intermediate/Higher Secondary/Senior Cambridge from a recognised Board/University or equivalent.	- -	do	By transfer fail- ing which by direct recruit- ment.	Transfer: U.D.C./Storekeeper of the Department.	N. A.	— do —
						Desirable: Knowledge of Konkan and/or Marathi.	i	·			•	
3. Dairy St pervisor.	ı- Five	— do —	Rs. 425-15- -500-EB- -15-560- -20-700.	do	— do —	Essential: Indian Dairy Diploms from a recognised Institute or equivalent.	— do —	đo	By direct recruit- ment.	N. A.	— do —	do
	1:					Desirable:			•		•	7

i) Experience of Practical work in Dairy processing Plant/Dai-ry Extension.

ii) Knowledge of Kon-kani and/or Marathi.

Promotion:  Veterinary Assistan and Poultry Assis tant with three and five years regula service in the respective grade and possessing a certificate in stockman training course.	d r i	do	29TH OCTOBER,
Promotion:  Veterinary Assistan and Poultry Assistant with 3 and 3 years regular service in the respective grade and possessing a certificatin stockman training course.	- 5 - - - -	do	29TH OCTOBER, 1981 (KARTIKA 7, 1903)
Promotion: Group 'D' employee possessing VII the Std., with 3 years regular service and having experience in operation and main tenance of Sound Projector.	n s d	— do —	1903)
Promotion:	Group	do	1

4. Dairy Extension Officer.	Five	— do —	do	Selection	— do —	do	do	- do - By promotion fai- ling which by direct recruit- ment.	Promotion:  Veterinary Assistant and Poultry Assistant with three and five years regular service in the res-	Group 'C' D. P. C.	do	
				. ~						pective grade and possessing a certificate in stockman training course.		
5. Extension Officer (Animal Husban- dry).	13	do	do	do	— do —	Essential:	do	— do —	75% by promotion failing which by direct recruitment and 25% by direct recruitment.	Promotion:	— do — —	do
						Degree in Veterinary Science from a recog- nised University or equivalent.	4	·		Veterinary Assistant and Poultry Assis- tant with 3 and 5 years regular ser- vice in the respec- tive grade and pos- sessing a certificate in stockman train- ing course.		*
`						Desirable: Knowledge of Konkani and/or Marathi/ Guja- rathi.						
,												`
6. Cinema Operator.	One	do	Rs. 260-6- -290-EB- -6-326- -8-366- -EB-8- -390-10- -400.	—do —	do	<ul><li>i) S. S. C. or equivalent.</li><li>ii) Cinema Operator's licence.</li></ul>	do do	— do —	By promotion fai-	Promotion:	— do — —	do
								ling which by direct recruit- ment.	Group 'D' employees possessing VII th Std., with 3 years regular service and	,		
					`	Desirable;		•	having experience in operation and maintenance of Sound Projector.			
						Knowledge of Konkani and/or Marathi.		,				
7. Poultry Attendant.	Seven	en Group 'D' Non-Mi- nisterial Non-Ga- zetted.	n-Mi250-EB- terial -5-270. n-Ga-		do	$\it Essential:$	— do —	—do — — do —	do	Promotion:	Group —de	do
						VIIth Std. or equivalent preferably in English.			v r	Group 'D' employees with three years regular service in	D. P. C.	
						Desirable:		•		the grade.		
						<ul> <li>i) Practical experience in a Poultry Farm.</li> </ul>						
						<li>ii) Knowledge of Kon- kani and/or Marathi.</li>						

## Works, Education and Tourism Department Directorate of Education

#### ORDER

DE/Acd. II/F./Bld/Loan/45/81/1405

Read Order No. DE/Dy/Est/Edn/1663/29674, dated 27-4-1971 published in the Official Gazette Series I, No. 6, dated 6-5-1971.

In partial modification of the said order, sanction is hereby accorded raising the limits of the quantum of the loan mentioned in the Clause 4 of the schedule to the same viz.

Rule for the Grant of Building Loan to Non-Government Secondary Schools and Colleges for construction and extension of buildings modifying the relevant part to the effect that no management should ordinarily be advanced a loan of more than Rs. 1,00,000/- in case of schools and Rs. 2,00,000/- in case of colleges.

All the remaining parts of the order, dated 27-4-1971, remain as they are.

This order issues with the prior concurrence of the Integrated Finance Division of the Ministry of Finance, Government of India as conveyed by the Ministry of Education and Culture (Department of Education) vide its letter No. F.6-11/81-Sch. 6 dated 27-7-1981.

This issues, further, with the concurrence of the Finance Department of this Territory vide its U.O.R. No. Fin. (Exp) Dept., No. 4434, dated 19-9-1981.

By order and in the name of the Administrator of Goa, Daman and Diu.

J. P. Singh, Director of Education and Addl. Secretary to the Govt. of Goa, Daman and Diu.

Panaji, 22nd October, 1981.

Finance Department (Revenue and Control)

#### **Notification**

#### 14/41/81-FIN(RC)

In exercise of the powers conferred by section 10A of the Goa, Daman and Diu Sales Tax Act, 1964 (4 of 1964), the Government of Goa, Daman and Diu, having considered it necessary so to do in the public interest, hereby exempts the sale of drugs and medicines, other than those specified in entry No. 72 in the Second Schedule to the Act from the tax payable thereon under clause (c) of sub-section (1) of Section 7 of the Act, to the extent of 3 paise in the rupee.

By order and in the name of the Administrator of Goa, Daman and Diu.

Subhash V. Elekar, Under Secretary (Finance). Panaji, 28th October, 1981.

#### Law Department (Legal Advice)

#### Notification

#### LD/4/6/81-(D)

The following Act which was passed by the Legislative Assembly of Goa, Daman and Diu on the 29th day of July, 1981 and assented to by the Administrator on 16-10-1981, is hereby published for the general information of the public.

B. S. Subbanna, Under Secretary (Drafting).

Panaji, 23rd October, 1981.

The Goa, Daman and Diu Comunidade Employees (Conditions of Service) Act, 1981

(Act No. 15 of 1981)

#### AN ACT

to provide for the regulation of conditions of service of the employees of the Comunidades and for matters connected therewith.

BE it enacted by the Legislative Assembly of Goa, Daman and Diu in the Thirty-second Year of the Republic of India as follows:—

- 1. Short title, extent and commencement.— (1) This Act may be called the Goa, Daman and Diu Comunidade Employees (Conditions of Service) Act, 1981.
- (2) It shall extend to the whole of the Union territory of Goa, Daman and Diu.
- (3) It shall come into force on such date as the Administrator may, by notification in the Official Gazette, appoint.
- 2. **Definitions.** In this Act, unless the context otherwise requires,
  - (1) "Administrator" means the Administrator of Goa, Daman and Diu appointed by the President under article 239 of the Constitution;
  - (2) "appointed day" means the day of coming into force of this Act;
  - (3) "Code" means the Legislative Diploma No. 2070 dated 15th April, 1961;
  - (4) "Comunidade" means a Comunidade as constituted under the Code and which is in existence on the appointed day;
  - (5) "employee" means a person appointed under the Code and who is serving in connection with the affairs of a Comunidade on the appointed day;
  - (6) "post" means a post which exists in a Comunidade on the appointed day.
- 3. Power to make rules regulating recruitment and conditions of service of employees. (1) The Administrator may make rules for the regulation of recruitment to posts and the conditions of service of the employees.
- (2) Any such rule may be made so as to be retrospective to any date not earlier than the appointed day:

Provided that no person shall, by virtue of such retrospective effect, be liable to refund any amount paid to him by way of salary or allowances or pension before the making of any such rule.

- 4. Repeal.— (1) On the making of any rule under section 3, the corresponding law, if any, in respect of any matter for which provision is made in that rule, shall stand repealed with effect from the date of the coming into force of that rule.
- (2) The provisions of sections 6 and 24 of the General Clauses Act, 1897 (Central Act 10 of 1897) shall apply to such repeal as if the rule and the corresponding law referred to in sub-section (1) were Central Acts.

Secretariat,

#### U. D. SHARMA

Panaji,

Secretary to the Government of Goa, Daman and Diu Law Department (Legal Advice)

Dated: 23rd October, 1981.

#### Notification

#### 7/1/81-LGL

The Customs Tariff (Amendment) Act, 1981 (24 of 1981) which has been passed by Parliament and assented to by the President of India on 4-9-1981 and published in Gazette of India Extraordinary, Part II, section I dated 4-9-1981 is hereby republished for the information of the public.

R. V. Durbhatkar, Under Secretary (Law).

Panaji, 7th October, 1981.

The Customs Tariff (Amendment) Act, 1981

#### AN ACT

further to amend the Customs Tariff Act, 1975.

Be it enacted by Parliament in the Thirty-second Year of the Republic of India as follows:—

- 1. Short title and commencement. (1) This Act may be called the Customs Tariff (Amendment) Act, 1981.
- (2) It shall be deemed to have come into force on the 26th day of July, 1981.
- 2. Amendment of First Schedule. In the Customs Tariff Act, 1975 (hereinafter 51 of 1975. referred to as the principal Act), in the First Schedule, in Chapter 15,
  - (i) in Heading No. 15.01/06, in sub-heading No. (1) and sub-heading No. (2), for the entry in column (3), the entry "200%" shall be substituted;
    - (ii) in Heading No. 15.07, —
    - (a) in sub-heading No. (1), for the entries in columns (3) and (4), the entries "200%" and "190%" shall, respectively, be substituted;
    - (b) in sub-heading No. (2), for the entries in columns (3) and (4), the entries "200%" and "190%" shall, respectively, be substituted;
    - (c) in sub-heading No. (3), for the entries in columns (3) and (4), the entries "200%" and "190%" shall, respectively, be substituted;

- (iii) in Heading No. 15.08/13, for the entry in column (3), the entry "200%" shall be substituted;
- (iv) in Heading No. 15.14/17, for the entry in column (3), the entry "200%" shall be substituted;
- 3. Repeal and saving.— (1) The Customs Tariff (Amendment) Ordinance, 1981, is hereby repealed.

  9 of 1981.
- (2) Notwithstanding such repeal, anything done or any action taken under the principal Act, as amended by the said Ordinance, shall be deemed to have been done or taken under the principal Act as amended by this Act.

#### Notification

#### 7/1/81-LGL

The High Court at Bombay (Extension of Jurisdiction to Goa, Daman and Diu) Act, 1981 (26 of 1981) which has been passed by Parliament and assented to by the President of India on 9-9-1981 and published in Gazette of India Extraordinary Part II, Section I dated 10-9-1981 is hereby republished for the information of the public.

R. V. Durbhatkar, Under Secretary (Law).

Panaji, 7th October, 1981.

The High Court at Bombay (Extension of Jurisdiction to Goa, Daman and Diu) Act, 1981

#### AN ACT

to provide for the extension of the jurisdiction of the High Court at Bombay to the Union territory of Goa, Daman and Diu, for the establishment of a permanent bench of that High Court at Panaji and for matters connected therewith.

Be it enacted by Parliament in the Thirty-second Year of the Republic of India as follows: —

- 1. Short title and commencement. (1) This Act may be called the High Court at Bombay (Extension of Jurisdiction to Goa, Daman and Diu) Act, 1981.
- (2) It shall come into force on such date as the Central Government may, by notification in the Official Gazette, appoint.
- 2. Definitions. In this Act, unless the context otherwise requires,
  - (a) "appointed day" means the date on which this Act comes into force;
  - (b) "Court of the Judicial Commissioner" means the Court of the Judicial Commissioner for Goa, Daman and Diu.
- 3. Extension of jurisdiction of Bombay High Court to Goa, Daman and Diu.—(1) On and from the appointed day, the jurisdiction of the High Court at Bombay shall extend to the Union territory of Goa, Daman and Diu.
- (2) On and from the appointed day, the Court of the Judicial Commissioner shall cease to function and is hereby abolished:

Provided that nothing in this sub-section shall prejudice or affect the continued operation of any notice served, injunction issued, direction given or proceedings taken before the appointed day by the Court of the Judicial Commissioner, abolished by this sub-section, under the powers then conferred upon that Court.

- 4. Jurisdiction of Bombay High Court. On and from the appointed day, the High Court at Bombay shall have, in respect of the territories included in the Union territory of Goa, Daman and Diu, all such jurisdiction, powers and authority as, under the law in force immediately before the appointed day, are exercisable in respect of the said territories by the Court of the Judicial Commissioner.
- 5. Chapter VI of Part VI of the Constitution to apply to the Bombay High Court exercising jurisdiction over the Union territory of Goa, Daman and Diu.—The provisions of Chapter VI of Part VI of the Constitution shall apply to the High Court at Bombay in relation to the exercise of its jurisdiction to the Union territory of Goa, Daman and Diu subject to the following exceptions and modifications, namely:—
  - (a) the references in the said Chapter to "State" except where it occurs in the expression "Governor of the State" shall be construed as references to the Union territory of Goa, Daman and Diu;
  - (b) in clause (1) of article 233 and in article 234, the references to the Governor of the State, and in article 237, the reference to the Governor, shall be construed as references to the Administrator of the Union territory of Goa, Daman and Diu;
  - (c) the provisions or article 233A shall not apply;
  - (d) in article 234, the reference to the State Public Service Commission shall be construed as a reference to the Union Public Service Commission.
- 6. Special provisions relating to advocates.—Subject to any rule made or direction given by the High Court at Bombay in this behalf, any person who, immediately before the appointed day, is an advocate entitled to practise in the Court of the Judicial Commissioner shall be entitled to practise as an advocate in the High Court at Bombay.
- 7. Transfer of pending proceedings from the Court of the Judicial Commissioner to the Bombay High Court. (1) All proceedings pending in the Court of the Judicial Commissioner immediately before the appointed day shall stand transferred to the High Court at Bombay.
- (2) Every proceeding transferred under sub-section (1) shall be disposed of by the High Court at Bombay as if such proceeding were entertained by that High Court.
- (3) Any order made before the appointed day by the Court of the Judicial Commissioner shall, for all purposes, have effect not only as an order of that Court but also as an order of the High Court at Bombay.
- 8. Right to appear or act in proceedings transferred to the Bombay High Court. Any person who, immediately before the appointed day, is an

advocate entitled to practise in the Court of the Judicial Commissioner and was authorised to appear or to act in any proceedings transferred from that Court under section 7, shall have the right to appear or to act, as the case may be, in the High Court at Bombay in relation to those proceedings.

9. Establishment of a permanent bench of Bombay High Court at Panaji. — On and from the appointed day, there shall be established a permanent bench of the High Court at Bombay at Panaji and such Judges of the High Court at Bombay, being not less than two in number, as the Chief Justice of that High Court may, from time to time, nominate, shall sit at Panaji in order to exercise the jurisdiction and power for the time being vested in that High Court in respect of cases arising in the Union territory of Goa, Daman and Diu.

Provided that the Chief Justice of that High Court may, in his discretion, order that any case or class of cases arising in such territory shall be heard at Bombay.

- 10. Allocation of expenditure of the Bombay High Court. The expenditure in respect of the High Court at Bombay, including the expenditure in respect of the salaries and allowances of the Judges, officers and servants of the High Court shall, as from the appointed day, be allocated between the State of Maharashtra and the Union in such proportion as the President may, by order, determine.
- 11. Rule of construction. References in any law in force in the Union territory of Goa, Daman and Diu to the Court of the Judicial Commissioner shall, on and from the appointed day, be construed in relation to that territory as references to the High Court at Bombay.
- 12. Amendment of Goa, Daman and Diu Act, 16 of 1965. As from the appointed day, in the Goa, Daman and Diu Civil Courts Act, 1965,
  - (i) in section 2, for clause (b), the following clause shall be substituted, namely:—
    - '(b) "High Court" means the High Court at Bombay exercising jurisdiction over the Union territory.';
  - (ii) in section 7, in sub-section (1), the words, brackets and figures "Subject to the provisions contained in the Goa, Daman and Diu (Judicial Commissioner's Court) Regulation, 1963, 10 of 1963. and the rules made thereunder," shall be omitted.
- 13. Power to remove difficulties.— (1) If any difficulty arises in giving effect to the provisions of this Act, the Central Government may, by order notified in the Official Gazette, make such provision, not inconsistent with the provisions of this Act, as appears to it to be necessary or expedient for the removal of the difficulty:

Provided that no such order shall be made after the expiry of a period of two years from the appointed day.

(2) Every order made under this section shall be laid, as soon as may be after it is made, before each House of Parliament, while it is in session,

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for a total period of thirty days which may be comprised in one session or in two or more successive sessions, and if, before the expiry of the session immediately following the session or the successive sessions aforesaid, both Houses agree in making any modification in the order or both Houses agree that the order should not be made, the order shall thereafter have effect only in such modified form or be of no effect, as the case may be; so, however, that any such modification or annulment shall be without prejudice to the validity of anything previously done under that order.

14. Power to adapt laws.—For the purpose of facilitating the application of any law in relation to the Union territory of Goa, Daman and Diu, the Central Government may, before the expiration of two years from the appointed day, by order, make such adaptations and modifications of the law, whether by way of repeal or amendment, as may be necessary or expedient to give effect to the provisions of this Act and thereupon every such law shall have effect subject to the adaptations and modifications so made until altered, repealed or amended by a competent legislature or other competent authority.

#### Notification

#### 7/1/81-LGL

The Cine-workers Welfare Cess Act, 1981 (No. 30 of 1981) which has been passed by Parliament and assented to by the President of India on 11-9-1981 and published in Gazette of India Extraordinary Part II, Section I dated 14-9-1981 is hereby republished for the information of the public.

R. V. Durbhatkar, Under Secretary (Law).

Panaji, 19th October, 1981.

The Cine-workers Welfare Cess Act, 1981

#### AN ACT

to provide for the levy and collection of a cess on feature films for the financing of activities to promote the welfare of certain cine-workers and for matters connected therewith or incidental thereto.

Be it enacted by Parliament in the Thirty-second Year of the Republic of India as follows:—

- 1. Short title, extent and commencement.— (1) This Act may be called the Cine-workers Welfare Cess Act, 1981.
  - (2) It extends to the whole of India.
- (3) It shall come into force on such date as the Central Government may, by notification in the Official Gazette, appoint.
- 2. Definitions. In this Act, unless the context otherwise requires,
  - (a) "cinematograph film" has the same meaning as in the Cinematograph Act, 1952; 37 of 1952.

- (b) "feature film" means a full length cinematograph film produced wholly or partly in India with a format and a story woven around a number of characters where the plot is revealed mainly through dialogues and not wholly through narration, animation or cartoon depiction and does not include an advertisement film;
- (c) "prescribed" means prescribed by rules under this Act:
- (d) "producer", in relation to a feature film, means,—
  - (i) the producer of such film; or
  - (ii) where the application for a certificate in respect of such film under section 4 of the Cinematograph Act, 1952, is made by any other 37 of 1952. person, such other person.
- 3. Levy and collection of cess on feature films.—
  (1) With effect from such date as the Central Government may, by notification in the Official Gazette, appoint, there shall be levied and collected as a cess, for the purposes of the Cine-workers Welfare Fund Act, 1981, a duty of excise at the rate of one thousand rupees on every feature film.
- (2) The duty of excise levied under sub-section (1) shall be in addition to any cess or duty leviable on cinematograph films under any other law for the time being in force.
- 4. Payment of duty of excise.— (1) The duty of excise levied under section 3 on any feature film shall be payable to Central Government by the producer of such film on or before the date on which he makes an application for a certificate in respect of such film under section 4 of the Cinematograph Act, 1952:

37 of 1952.

Provided that the producer of such film may apply to the Central Government for the refund of the duty paid by him in respect of such film on the ground.—

- (a) that an order refusing to grant any certificate in respect of such film has been made under section 4, read with section 5A, of the Cinematograph Act, 1952; and
  - 37 of 1952.

(b) that he does not intend to appeal against, or seek revision of, such order, or, as the case may be, that the said order has been confirmed on appeal or revision under the said Act:

Provided further that in case any certificate is granted under the said Act in respect of any film after the refund under the preceding proviso of the duty, paid in respect thereof, the producer shall be liable to repay, within a period of seven days from the date of grant of such certificate, to the Central Government the duty so refunded.

- (2) Simple interest shall be payable at the rate of twelve per cent. per annum, —
- (a) by the Central Government on the amount of duty in relation to any film refunded by it under the first proviso to sub-section (1), from the date of the payment of such duty till the date of such refund;

- (b) by the producer of a film on any amount of duty refunded to him under the first proviso to sub-section (1) and repaid by him to the Central Government under the second proviso to that sub-section, from the date of such refund to the date of such repayment.
- 5. Crediting proceeds of duty to Consolidated Fund of India. The proceeds of the duty of excise levied under section 3 shall be credited to the Consolidated Fund of India.
- 6. Power of Central Government to exempt.—Notwithstanding anything contained in this Act, if the Central Government, having regard to the content of a feature film, its technical quality and other factors, is of opinion that it is necessary so to do, it may, by notification in the Official Gazette and subject to such terms and conditions as may be specified in the said notification, exempt such feature film from all or any of the provisions of this Act.
- 7. Penalty for non-payment of duty of excise.—
  If any duty of excise payable by the producer of a feature film to the Central Government under section 4 [including any duty of excise which has been refunded but which is required to be repaid to that Government under the second proviso to sub-section (1) of that section] is not paid to that Government before the date, or, as the case may be, within the period specified therein, it shall be deemed to be in arrears and the authority prescribed in this behalf may, after such inquiry as it deems fit, impose on the producer, a penalty not exceeding fifty rupees for every month during which the duty of excise is in arrears:

Provided that before imposing any such penalty, such producer shall be given a reasonable opportunity of being heard and, if after such hearing, the said authority is satisfied that the default was for any good and sufficient reason, no penalty shall be imposed under this section.

- 8. Recovery of amounts due under the Act. Any amount due under this Act (including the penalty, if any, payable under section 7) from any producer of a feature film may be recovered by the Central Government in the same manner as an arrear of land revenue.
- 9. Protection of action taken in good faith. No suit, prosecution or other legal proceeding shall lie against the Central Government or any officer or other employee of the Central Government for anything which is in good faith done or intended to be done under this Act or the rules made thereunder.
- 10. Power to make rules. (1) The Central Government may, by notification in the Official Gazette, make rules for carrying out the provisions of this Act.
- (2) In particular and without prejudice to the generality of the foregoing power, such rules may provide for—
  - (a) the assessment and collection of the duty of excise under section 3;
  - (b) the authority which may impose any penalty under section 7;
  - (c) any other matter which is required to be, or may be, prescribed.
- (3) Every rule made under this section shall be laid, as soon as may be after it is made, before each House of Parliament, while it is in session, for a total period of thirty days which may be comprised in one session or in two or more successive sessions, and if, before the expiry of the session immediately following the session or the successive sessions aforesaid, both Houses agree in making any modification in the rule or both Houses agree that the rule should not be made, the rule shall thereafter have effect only in such modified form or be of no effect, as the case may be; so, however, that any such modification or annulment shall be without prejudice to the validity of anything previously done under that rule.